

IN THE SPECIFICATION:

Please amend the specification as described in the attached specification amendment.

IN THE DRAWINGS:

Please amend the drawings as described in the attached drawing amendment.

REMARKS

Claims 1, 3-7, 9, 13, 14, 16-20, 22 and 26 were rejected under 35 U.S.C 103(a) as being unpatentable over Wong in view of Peterson. Claims 8 and 21 were rejected as being unpatentable further in view of Tallent. Claims 10-12 and 23-25 were rejected as being unpatentable further in view of Cho '343.

In response, additional limitations were added to claims 1, 13 and 26 regarding the detailed shape of the fabric member and that how the fabric member is attached to the main member and the base member is described with the detailed shape of the fabric member.

The added limitations are disclosed on lines 5, 6, page 7 of the original specification and on Figs. 1, 3, and 7 of the original drawings, and are not new matter. Claims 27 and 28 were added to describe that the fabric member is pulled tight when the fabric member is attached near to the end of the base member non-front section, which is supported by Figs. 1, 3 and 7 of the original drawings.

The specification and drawing were also amended in line with the claim amendment. In the drawings reference numerals for the detailed parts of the fabric member were added.

The added limitation in the amended claim 1 is as follows:

“wherein the non-front section of the fabric member comprises a upper fabric portion, a lower fabric portion, and two side fabric portions that connect the upper fabric portion and the lower fabric portion whereby the fabric member has a baggy shape, wherein the upper fabric portion comprises a front end and a rear end, wherein the lower fabric portion comprises a front end and a rear end, wherein the front end of the upper fabric portion and the front end of the lower fabric portion are connected to the main

member, wherein the rear end of the upper fabric portion and the rear end of the lower fabric portion are adjacent or coincide with each other, wherein the rear end of the upper fabric portion and the rear end of the lower fabric portion are selectively attached near to the rear end of the base member non-front section with the connecting member, or detached from the base member non-front section whereby the fabric member is selectively pulled diagonally between the main member and the base member, or becomes draped toward the first closed loop.”

The limitation was added to claims 13 and 26 similarly.

The invention claimed in the amended claims 1, 13 and 26 is neither disclosed nor implied in the cited references. The fabric portion includes the lower fabric portion **82** that cooperates with the upper fabric portion **80** and two side fabric portions **84** to collect a golf ball or other balls for sports. The lower fabric portion **82** also meets with the upper fabric portion **80** at their rear ends to form a baggy shape, and the lower fabric portion **82** returns collected balls toward the front of the portable net device since the balls roll on the lower fabric portion **82** and moves lower by gravity.

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CONCLUSION

The applicant believes that the rejections were obviated by the amendment of specification, claims and drawings, and the application is now in condition for allowance: therefore, reexamination, reconsideration and allowance of the claims are respectively requested. If there are any additional comments or requirements from the examination, the applicant asks for a non-final office action.

The Commissioner is hereby authorized to charge payment of any additional fees associated with this communication, or credit any over-payment to Deposit Account No. 16-0310.

Very truly yours,
Park Law Firm

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By: 

John K. Park

Regis. No. 37,904

3255 Wilshire Blvd., Suite 1110
Los Angeles, California 90010
Tel: (213) 389-3777